1 The Honorable John C. Coughenour 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 UNITED STATES, 9 NO. CR20-105 JCC Plaintiff, 10 DEFENDANT KENNETH JOHN RHULE'S RESPONSE TO GOVERNMENT'S MOTION v. 11 FOR ENTRY OF SECOND PROTECTIVE ORDER RESTRAINING CERTAIN KENNETH JOHN RHULE, 12 FORFEITABLE PROPERTY Defendant. 13 Note on Motion Calendar: November 6, 2020 14 While Defendant Kenneth John Rhule does not agree that the facts stated in the second 15 declaration of SA Morales establish probable cause to prove all of the property is forfeitable, 16 Mr. Rhule does not oppose the entry of a second order restraining the property until conclusion 17 of these proceedings or other order of the Court. Mr. Rhule reserves all rights with respect to 18 the property, including the rights to challenge the initial seizure of that property, to challenge 19 whether the property is subject to forfeiture, and to challenge all forfeiture allegations in the 20 Indictment. 21 //// 22 //// 23 skellengerbender

DEFENDANT KENNETH JOHN RHULE'S RESPONSE TO GOVERNMENT'S MOTION FOR ENTRY OF SECOND PROTECTIVE ORDER RESTRAINING CERTAIN FORFEITABLE PR∩PERTV _ 1

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Dated this 30th day of October, 2020. Peter Offenbecher, WSBA NO. 11920 SKELLENGER BENDER, P.S. Attorneys for Kenneth John Rhule

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1 **CERTIFICATE OF SERVICE** 2 I, Jule Freeman, certify that on October 30, 2020, I electronically filed Defendant 3 Kenneth John Rhule's Response to Government's Motion for Entry of Second Protective Order Restraining Certain Forfeitable Property with the Clerk of the Court using the CM/ECF system, 4 5 which will send notification of such filing to all attorneys of record. 6 DATED this 30th day of October, 2020. 7 Jule Fr 8 SKELLENGER BENDER, P.S. Case Analyst 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23

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